1 *E-filed on* <u>7/14/06</u> 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION 10 11 12 IN RE CYGNUS TELECOMMUNICATIONS No. MDL-1423 TECHNOLOGY, LLC, PATENT This Order Applies to All Actions 13 LITIGATION C-02-00142 RMW 14 C-02-00145 RMW THIS ORDER RELATES TO: C-02-05437 RMW 15 All Actions C-03-03594 RMW C-03-03596 RMW 16 C-03-03378 RMW C-03-04003 RMW 17 C-03-05758 RMW C-04-01791 RMW 18 C-04-03001 RMW C-04-03365 RMW 19 C-04-04247 RMW C-04-04359 RMW 20 C-05-01291 RMW C-06-03843 RMW 21 C-06-04295 RMW 22 MISCELLANEOUS ORDER I. DISCOVERY ISSUES 23 24 In a June 21, 2006 scheduling order, the court instructed the parties to develop a discovery 25 depository to facilitate all parties' access to documents in these coordinated actions. The parties requested a phone conference to resolve three discovery issues: (1) how to divide the cost of setting 26 27 up and maintaining the discovery depository, (2) who bears the cost of producing documents in 28 Cygnus's possession, and (3) who should host the depository site. MISCELLANEOUS ORDER-MDL-1423 JAH

A. Cost of the discovery depository

Cygnus's position is that Cygnus and each defendant should pay an equal share of the cost. The defense position is that Cygnus should pay half the cost and the defendants collectively should pay half the cost.

If Cygnus had sued only one defendant, presumably each would bear approximately half the costs of discovery. The court doubts that adding an additional defendant to this hypothetical situation would greatly increase the discovery required to be produced by Cygnus. Conversely, it is unlikely that there would be substantial overlap between each defendant's discovery production, so an additional defendant would significantly add to the discovery deposited. During the phone conference, Cygnus reported there were seventeen defendants. While Cygnus appears to have named more than seventeen entities as defendants in these actions, the court will accept seventeen as the number of defendants important for discovery purposes.

Since it appears reasonable to assume Cygnus's discovery production in these actions, except for its original production, will not be significantly greater than that of an individual defendant, and there are by Cygnus's estimation eighteen parties important for discovery, the court orders Cygnus to bear 11 percent of the cost of the discovery depository (approximately 2/18ths or 1/9th) and the defendants to collectively bear the other 89 percent (approximately 16/18ths or 8/9th). For simplicity, this ratio will not change as defendants are added or removed from proceedings before this court. Each participating defendant shall presumptively bear an equal share of the defendants' portion of the cost, though the defendants are free to make other arrangements among themselves.

B. Cost of producing documents in Cygnus's possession

Cygnus's counsel possesses approximately twenty-five boxes of documents from past cases. Defendants want access to all these documents. Cygnus argues that it should bear no part of the cost of producing these documents except for the few it intends to use. According to Cygnus, the documents include multiple copies of the patents-in-suit, very similar complaints, and material produced in discovery by defendants in related cases (including some defendants that remain in these actions). Liaison counsel for the defendants proposed that defendants initially bear the cost of scanning these documents, with leave to move at a later date to shift some of the cost to Cygnus.

This proposal seems reasonable,¹ but the court will wait to hear from liaison counsel a firm estimate of the cost of such production before making a final ruling. Liaison counsel's estimate shall take into consideration the following paragraph.

The defendants will under no circumstances be reimbursed for the costs of scanning copies of the patents-in-suit. The defendants will also not be reimbursed for scanning documents related to lawsuits where there was no discovery or disclosures (voluntary or made under Fed.R.Civ.P. 26), no settlement negotiations, and no default judgments entered. Materials related to reexaminations of the patents-in-suit publicly available on the USPTO website also need not be scanned. Defendants should also be mindful of the limitations of the Federal Rules of Civil Procedure, such as Fed.R.Civ.P. 26(b)(2)(i), which states that discovery should not be "unreasonably cumulative or duplicative, or . . . obtainable from some other source that is more convenient, less burdensome, or less expensive." Discoverable material in Cygnus's possession includes, at a minimum, settlements not ordered kept confidential by a court, as well as any discovery responses, voluntary disclosures, required disclosures, and settlement-related papers. Cygnus shall provide liaison counsel with an itemization of any confidential documents.

C. Host for depository

Defendant Interactive Media Technologies Inc. d/b/a GlobalTel has volunteered to host the depository site at a below-market rate. As counsel estimates this will save several thousand dollars, the court will approve it. GlobalTel's hosting of the site is subject to modification or substitution if the hosting is not being properly performed.

II. LIAISON COUNSEL ISSUES

Also at the phone conference, several issues relating to the duties of liaison counsel arose.

A. Defendants who have not consented to representation by liaison counsel

The defendants have generally selected Kieran Fallon, counsel for GlobalTel, as liaison counsel. Fallon reports that defendants TelCan Inc., Mike Choren, and Access Network Services

¹ Under *Zubulake v. UBS Warberg LLC*, cited by Cygnus, "the presumption is that the responding party must bear the expense of complying with discovery requests," though "requests that run afoul of the Rule 26(b)(2) proportionality test may subject the requesting party to protective orders under Rule 26(c), including orders conditioning discovery on the requesting party's payment of the costs of discovery." 216 F.R.D. 280, 283 (S.D.N.Y. 2003) (quotation marks omitted).

have not responded to his communications. Fallon is, of course, excused from representing those defendants as liaison counsel unless they subsequently consent; he should, however, make reasonable efforts to coordinate the efforts of the defendants he does represent with any action taken by defendants he does not. Sanctions may be awarded against any defendant who fails to cooperate with liaison counsel.

B. Scope of liaison counsel's duties

The parties sought instruction on whether liaison counsel would be responsible for discovery disputes involving individual defendants. The court envisions liaison counsel's primary responsibilities to be coordinating discovery and motion practice. If a discovery dispute arises involving a single defendant, liaison counsel should ensure Cygnus and other defendants are not aware of similar issues that could be dealt with at the same time. Liaison counsel should also attempt to ensure that individual discovery disputes are scheduled in a manner that makes sense for these actions as a whole. Liaison counsel is not responsible for briefing an individual discovery dispute (unless it involves GlobalTel); such briefing should be done by counsel for the defendant involved.

C. New actions

The Panel on Multidistrict Litigation continues to transfer in additional cases, most recently Case No. 06-03843 from the Eastern District of California and Case No. 06-04295 from the District of Arizona. Cygnus and liaison counsel shall confer with the defendants in these two actions and determine whether these new defendants can and should follow the June 21, 2006 scheduling order. The court would strongly prefer that the new defendants were included in the discovery and motion practice leading up to the November 20, 2006 hearing. The parties are to report back to the court the results of these discussions.

III. AT&T'S MOTION FOR CLARIFICATION

AT&T has filed a motion seeking clarification of the June 21, 2006 scheduling order. The court clarifies the order as follows: Motions for summary judgment of invalidity or infringement that involve the construction of claim terms, whether the construction is disputed or not, will be heard on November 20, 2006, or at a later date if the claim construction adopted by the court is not

1	legitimately anticipated by a party and the court gives that party leave to file an additional motion		
2	for summary judgment. The twenty-five interrogatories from all defendants jointly shall be		
3	propounded in one set. The ten interrogatories allowed each defendant may be propounded in more		
4	than one set. Assuming these actions are not resolved on the motions heard on November 20, the		
5	court will thereafter allow further discovery.		
6	Royannista		
7	DATED: 7/14/06 RONALD M. WHYTE		
8	United States District Judge		
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
20			

MISCELLANEOUS ORDER—MDL-1423

1	A copy of this order was mailed on	to:
2	Counsel for Plaintiff:	John C. Carey
3	John P. Sutton 2421 Pierce Street	Stroock & Stroock & Lavan, LLP 200 South Biscayne Boulevard Suite 3160
4	San Francisco, CA 94115-1131	Miami, FL 33131-5323
5	Lewis Donald Prutzman Tannenbaum Helpern Syracuse & Hirschritt LLP	Matthew P. Lewis
6	900 Third Avenue New York, NY 10022	633 West Fifth Street Suite 1900
7	Benson L. Hathaway, Jr., Michael F. Krieger,	Los Angeles, CA 90071-2007
8	Todd E. Zenger Kirton & McConkie	Robert J. Bittman White & Case LLP
9	1800 Eagle Gate Tower 60 East South Temple	601 Thirteenth Street, NW Suite 600 South
10	Salt Lake City, UT 84111	Washington, DC 20005-3807
11	David Allen Lowe, Lawrence D. Graham, Mark Stephen Beaufait	Ellen McGinty King White & Case LLP
12	Black Lowe & Graham 701 Fifth Avenue	Five Palo Alto Square 10th Floor
13	Suite 4800 Seattle, WA 98104	3000 El Camino Real Palo Alto, CA 94306
14	Raymond C. Stewart, Quentin R. Corrie	Felice B. Galant, Gregory B. Wood
15	Birch Stewart Kolasch & Birch LLP 8110 Gatehouse Road	Fulbright & Jaworski L.L.P. 865 South Figueroa Street
16		Twenty-Ninth Floor Los Angeles, CA 90017
17		Joseph P. Zammit
18	Robert Charles Kain, Jr. Fleit Kain Gibbons Gutman & Bongini	Fulbright & Jaworski 666 Fifth Avenue
19	750 SE 3rd Avenue Suite 100	New York, NY 10103
20	Fort Lauderdale, FL 33316	John F. Mardula, Jon L. Roberts Roberts Abokhair Mardula, LLC
21	E. J. Asbury, III Office of E.J. Asbury III	11800 Sunrise Valley Drive Suite 1000
22	3330 Cumberland Boulevard Suite 500	Reston, VA 20191-5302
23	Atlanta, CA 30339	Richard B. Sheldon Mitchell Silberberg & Knupp LLP
24	Counsel for Defendants:	11377 West Olympic Boulevard Los Angeles, CA 90064-1683
25	Alan M. Weisberg, Steven M. Greenberg Christopher & Weisberg, P.A.	Jeffrey L. Silvestrini, Brian F. Roberts
26	200 E. Las Olas Avenue Suite 2040	Cohne Rappaport & Segal P.O. Box 11008
27	Fort Lauderdale, FL 33301	Salt Lake City, UT 84147-0008
28		

1	Raymond J. Etcheverry	Jon M. Gibbs
2	Parsons, Behle & Latimer One Utah Center	Akerman, Senterfitt 255 S. Orange Avenue
2	201 South Main Street,	Suite 1700
3	Suite 1800, Post Office Box 45898	Post Office Box 0231
4	Salt Lake City, UT 84145	Orlando, FL 32802-0231
4	Kieran Patrick Fallon	Elizabeth E. Green, R. Scott Shuker
5	436 SW 8th Street	Gronek & Latham, LLP
6	Miami, FL 33130-2814	390 N. Orange Avenue
0	Matthew Francis McGahren	Suite 600 Orlando, FL 32801
7	Baum & McGahren	
0	6171 Crooked Creek Road	Robert D. Becker, Shawn G. Hansen
8	Norcross, GA 30092	Manatt Phelps and Philips 1001 Page Mill Road Bldg 2
9	Lori D. Greendorfer, Maxim H. Waldbaum	Palo Alto, CA 94304
10	Schiff Hardin LLP 623 Fifth Avenue	Meredith L. Caliman
10	28th Floor	Meredith L. Caliman Law Offices
11	New York, NY 10022	3858 Carson Street, Suite 120
12	Thomas T. Tamlyn	Torrance, CA 90503-6705
12	Yeskoo Hogan & Tamlyn, LLP	Gregory J. Nelson
13	535 Fifth Avenue	Nelson & Roediger
14	New York, NY 10017	3333 E Camelback Road, Suite 212 Phoenix, AZ 85018
1.	Peter S. Canelias	1 Hoomx, 712 05010
15	Law Offices of Peter S. Canelias	Peter Neil Greenfeld
16	420 Lexington Avenue Suite 2148	Greenfeld Law Group 3333 E Camelback Road, Suite 212
10	New York, NY 10170	Phoenix, AZ 85018-2324
17	Decid T. Alexander	Country Country
18	David T. Alexander MBV Law LLP	Courtesy Copy:
10	855 Front Street	Clerk of the Panel
19	San Francisco, CA 94111	Judicial Panel on Multidistrict Litigation
20		Thurgood Marshall Federal Judiciary Building One Columbus Circle, N.E.
20		Room G-255, North Lobby
21		Washington, D.C. 20002-8004
22		
		hat involved attorneys not on the above service list
23	receive a copy of this order, if necessary, and sha	all inform the court of any omissions.
24		
25		
25		
26		
27		
۷1		
28		